PTO/SB/66 (03-09)
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## PETITION TO ACCEPT UNINTENTIONALLY DELAYED PAYMENT OF MAINTENANCE FEE IN AN EXPIRED PATENT (37 CFR 1.378 (c))

2241-11

Mail to: Mail Stop Petition

	nissioner for Patents Box 1450	69/14/2011 DF	ALLEN 00000022 65922230
	ndria, VA 22313-1450 571) 273-8300	01 FC:1599	412 <b>0.39</b> 9 OP
NOTE: If inform	nation or assistance is needed in co	mpleting this form, please contact Petiti	ons Information at (571) 272-3292.
Patent No. 6	592223	Application Number 09/6	80,573
Issue Date 0	7/15/2003	Filing Date 10/6/2000	
rei: rei:	ssue patent number, if a reissue) an	y) payment must correctly identify: (1) the d (2) the application number of the actue of that patent to ensure the fee(s) is/ard).	al U.S. application (or
Also complete	the following information, if appl	icable	
The above – ide	entified patent		
	Is a reissue of original Patent No.	original is	ssue date
	original application number		
	original filing date		
	resulted from the entry into the U	.S. under 35 U.S.C. 371 of international	application
	CERTIFICATE	OF MAILING (37 CFR 1.89(a))	
United States Post Mail Stop Petition,	al Service on the date shown below	referred to as being attached or enclose with sufficient postage as first class max 1450, Alexandria, VA 22313-1450, or pelow.	ain in an envelope addressed to
09/7/2011			)
1	Date	Signature	
		Robert S. Stoll	
			II.

[page 1 of 3]

This collection of information is required by 37 CFR 1.378(c). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450

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	1. SMALL ENTITY							
	Patentee claims, or has previously claimed, small entity status. See 37 CFR 1.27.							
	2. LOSS OF ENTITLEMENT TO SMALL ENTITY STATUS							
	Patentee is no longer entitled to small entity status. See 37 CFR 1.27(g)							
	3. MAINTENANCE FEE (37 CFR 1.20(e)-(g))							
	The appropriate maintenance fee must be submitted with this petition, unless it was paid earlier.							
	NOT Small Entity Small Entity							
	Amount	Fee	(Code)	Amount	Fee	(Code)		
	\$	3 ½ yr fee	(1551)	\$	3 ½ yr fee	(2551)		
	\$ 2,480.00	7 ½ yr fee	(1552)	\$	7 ½ yr fee	(2552)		
	\$	11 ½ yr fee	(1553)	\$	11 ½ yr fee	(2553)		
	:			MAINTENANCE F	EE BEING SUBMITTED	2,480.00		
	· · · · · · · · · · · · · · · · · · ·							
	4. SURCHARGE							
The surcharge required by 37 CFR 1.20(i)(2) of $$1,640.00$ (Fee Code 1558) must be paid as a condition of accepting unintentionally delayed payment of a maintenance fee.								
		-	•	SURCHARGE	FEE BEING SUBMITTE	D\$ 1,640.00		
S. MANINED OF DAYMENT								
5. MANNER OF PAYMENT								
✓ Enclosed is a check for the sum of \$ 4,120.00								
Please charge Deposit Account No the sum of \$								
Payment by credit card. Form PTO-2038 is attached.								
6. AUTHORIZATION TO CHARGE ANY FEE DEFICIENCY								
The Director is hereby authorized to charge any maintenance fee, surcharge or petition deficiency to Deposit								
	Account No. 19-4514							

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	7. OVERPAYMENT					
		As to any overpayment made please				
	OR	$\checkmark$	Credit to Deposit Account No. 19	19-4514		
			Send refund check			
WARNING:  Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.						
8. STATEMENT						
		The del	lay in payment of the maintenance fe	fee to this patent was unintentional.		
9. PETITIONER(S) REQUEST THAT THE DELAYED PAYMENT OF THE MAINTENANCE FEE BE ACCEPTED AND THE PATENT REINSTATED  September 7, 2011  Signature(s) of Petitioner(s)  Date						
	Robert S. Stoll, Attorney of Record for Assignee 22,011					
	212.7	36.0290	Typed or printed name(s)	Registration Number, if applicable		
	<del>,</del>	<del></del>	Telephone Number			
	1350	Broadw	ay - Suite 802			
				Address		
	New York, NY 10018					
	Address					
37 CFR 1.378(d) states: "Any petition under this section must be signed by an attorney or agent registered to practice before the Patent and Trademark Office, or by the patentee, the assignee, or other party in interest."						
	Maintenance Fee Payment					
		L <b>Y</b>	Mamonance i ee Fayinent			
	Surcharge under 37 CFR 1.20(i)(2) (fee for filing the maintenance fee petition)					
	Authorization to communicate in this matter by e-mail to StollLegalNotices@gmail.com					
	hereby given.					



## **Privacy Act Statement**

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- 1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
  - 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
  - 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
  - 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
  - 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
  - 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.